1 2 3 4 5 6	David L. Fiol [SBN 203546] Email: dfiol@bfplawyers.com Nathaniel M. Leeds [SBN 246138] Email: nleeds@bfplawyers.com Brent, Fiol & Pratt LLP 1000 Fourth Street, Ste. 750 San Rafael, California 94904 Telephone: (415) 839-8370 Attorneys for Plaintiff Kris Teplin		
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9	IN THE UNITED STATE	TES DISTRICT COURT FOR THE	
10	NORTHERN DISTRICT OF CALIFORNIA		
11	KRIS TEPLIN,) CASE NO. 4:17-cv-2445-HSG	
12	Plaintiff,)) CTIPLU ATION	
13	VS.) STIPULATION) AND ORDER TO CONSOLIDATE	
14 15	THE UNITED STATES OF AMERICA, WENDI JOINER and STANLEY EMMOTT,) HEARING DATES))	
16	Defendants.		
17	WHEREAS, the following matters are all separately set before this Court and the parties agree		
18	could be heard simultaneously:		
19	·		
20	<u>August 8, 2017 at 2:00 p.m.:</u> Case Management Conference		
21	• August 24, 2017 at 2:00 p.m.: Wendi Joiner's Motion to Dismiss for Failure to State a		
22	Claim Upon Which Relief Can BE Granted, Pursuant to Rule 12(b)(6).		
23	• August 31, 2017 at 2:00 p.m.:	The United States of America's Motion Pursuant to Rule	
24	12(b)(1) to Dismiss Plaintiff's	supervisor-negligence allegations in the First, Second,	
25	and Third Causes of Action and Motion Pursuant to Rule 12(b)(6) to Dismiss Plaintiff's		
26			
27	Second Cause of Action.		
28	WHEREAS, the parties agree that the Case Management Conference will be more productive		
	after resolution of the issues set forth in the pending Rule 12(b) motions.		

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2	THEDEEODE the unde	projected atimulate and jointly mayo this count to reset all nanding	
3	THEREFORE, the undersigned stipulate and jointly move this court to reset all pending		
4	hearings so that they may be heard on August 31st at 2:00 p.m., or at whatever time thereafter is		
5	convenient for the Court.		
6			
7	DATED: July 24, 2017	BRENT, FIOL & PRATT LLP	
8	2111220 0029 2 1, 2017		
9			
10		By: /s/ David L. Fiol	
11		Attorneys for Plaintiff Kris Teplin	
12	DATED: July 24, 2017	HINSHAW, MARSH, STILL & HINSHAW LLP	
13	2111220 0029 2 1, 2017		
14			
15		By: /s/ Scott Kanter, Esq.	
16		Attorneys for Defendant Wendi Joiner M.D.	
17	Dated: July 24, 2017	BRIAN J. STRETCH	
18		United States Attorney	
19		By:/s/ Michelle Lo	
20		Assistant United States Attorney	
21		Attorneys for the United States of America	
22		ON, IT IS SO ORDERED THAT ALL PENDING MOTION AND SE MANAGEMENT CONFERENCE BE RESET TO BE HEARD	
23	ON 8 / 31 / 2017 at 2:00 (a.m./p.m.). An initial case management statement shall be filed seven days prior to the case management conference.		
24	seven days prior to the case man	nagement conference.	
25	Date:7/31/2017		
26			
27			
28		By: Haywood S. Gilliam, Jr. United States District Judge	